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[PROPOSED] ORDER 2 Having considered non-party Sony Interactive Entertainment LLC's ("SIE") 3 Administrative Motion to Keep Competitively Sensitive Information Under Seal, and the accompanying Declarations of Don Sechler and John F. Cove Jr., and any argument of counsel, 4 5 and finding sufficiently compelling reasons to seal the non-party material described below, it is hereby **ORDERED** that: 6 7 The portions of the following trial exhibits of Defendant Apple Inc. (Dkt. No. 453), as 8 identified in the exhibits to the Declaration of John F. Cove, shall be sealed: 9 1. DX-3660 (Ex. A to Cove Declaration); 2. DX-3865 (Ex. B to Cove Declaration); 10 11 3. DX-3988 (Ex. C to Cove Declaration); 12 4. DX-4425 (Ex. D to Cove Declaration); 5. DX-4493 (Ex. E to Cove Declaration); 13 6. DX-4519 (Ex. F to Cove Declaration); 14 7. DX-3094 (Ex. G to Cove Declaration); 15 8. DX-3125 (Ex. H to Cove Declaration); 16 17 9. DX-3433 (Ex. I to Cove Declaration); and 18 10. DX-3582 (Ex. J to Cove Declaration); 19 The following deposition testimony of Joe Kreiner (Dkt. No. 489) shall be sealed: 35:20– 20 36:6; 37:4–14; 40:2–41:9; 41:21–42:8; 47:20–48:3; 48:20–49:13; 51:12–52:19; 52:23–53:14; 21 77:6–78:6; and 215:14–23. 22 The following written direct testimony of Apple's expert, Lorin M. Hitt, Ph.D. (Dkt. No. 23 505), shall be sealed: Figure 4, and Paragraphs 114–15 and 163, as they pertain to SIE. SO ORDERED. 24 25 26 Dated: Hon. Yvonne Gonzalez Rogers 27 UNITED STATES DISTRICT JUDGE 28